

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT COURT OF NEW YORK

**XING DI ZHANG**  
on his own behalf and on behalf of others similarly  
situated

**Index No.:**

**1:19-cv-07266(AMD)(SJB)**

**Plaintiff,**

**- against -**

**WAN HAO RESTAURANT INC**  
d/b/a Royal Queen and d/b/a The Real KTV;  
**CONNIE YING ZHANG**  
**LIANG GAO,**  
**JI TI YANG,**  
**GUI YANG,**  
**SHI J. ZHANG**  
a/k/a Andy “Doe” and;  
**KE SHEN**  
a/k/a “JOHN” ZHENG

**Defendants.**

**STIPULATION OF DISMISSAL WITH PREJUDICE**

Plaintiff Xing Di Zhang on his own behalf and on behalf of others similarly situated, and Defendants Wan Hao Restaurant Inc. d/b/a Royal Queen and d/b/a The Real KTV, Connie Ying Zhang, Shi J. Zhang a/k/a Andy “Doe”, and Ke Shen a/k/a “John” Zheng, under Fed. R. Civ. P. 41(a)(1)(A)(ii), hereby stipulate to dismiss this action with prejudice. The Parties have not entered into any form of settlement agreement and Plaintiff has voluntarily chosen to abandon all of his claims, including those arising under the Fair Labor Standards Act.

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Dated: Flushing, New York  
October 19, 2020

**LAW OFFICES OF BRIAN YANG**  
*Attorneys for Plaintiff Xing Di Zhang on his own behalf  
and on behalf of others similarly situated*

By: \_\_\_\_\_/s\_\_\_\_\_  
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Dated: Uniondale, New York  
October 19, 2020

**SAHN WARD COSCHIGNANO, PLLC**  
*Attorneys for Defendants Wan Hao Restaurant Inc. d/b/a  
Royal Queen and d/b/a The Real KTV, Connie Ying Zhang,  
Shi J. Zhang a/k/a Andy "Doe", and Ke Shen a/k/a "John"  
Zheng*

By: \_\_\_\_\_/s\_\_\_\_\_  
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SO ORDERED THIS \_\_\_\_ DAY  
OF \_\_\_\_\_, 2020

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U.S.D.J.